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| APPLICATION NO.                                 | FILING DATE   | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. |
|---|---------------|----------------------|---------------------|------------------|
| 10/573,978                                      | 11/17/2006    | Eral Foxenland       | PS02 0303US2        | 4161             |
| 58561 7590 07/03/2008<br>HARRITY SNYDER, L.L.P. |               |                      | EXAMINER            |                  |
| 11350 RANDO                                     | OM HILLS ROAD |                      | TREAT, WILLIAM M    |                  |
| SUITE 600<br>FAIRFAX, VA                        | 22030         |                      | ART UNIT            | PAPER NUMBER     |
|   |               |                      | 2181                |                  |
|   |               |                      | MAIL DATE           | DELIVERY MODE    |
|   |               |                      | 07/03/2008          | PAPER MODE       |

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.



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| APPLICATION NO./<br>CONTROL NO. | FILING DATE | FIRST NAMED INVENTOR / PATENT IN REEXAMINATION | ATTORNEY DOCKET NO. |
|---------------------------------|-------------|--|---------------------|
| 10573978                        | 11/17/06    | FOXENLAND, ERAL                                | PS02 0303US2        |

EXAMINER

HARRITY SNYDER, L.L.P. 11350 RANDOM HILLS ROAD SUITE 600 FAIRFAX, VA 22030

 William M.. Treat

 ART UNIT
 PAPER

 2181
 20080701

DATE MAILED:

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## Commissioner for Patents

1. The timely submission under 37 CFR 1.129(a) filed on 37/18/2008 is not fully responsive to the prior Office action because the examiner objected to applicant's Fig. 1 because it lacked meaningful labels, but he also noted that applicant's description of Fig. 1 seemed to merely be a list of conventional features found in mobile phones. The examiner asked applicant to explain why he thought Fig. 1 should not be labeled Prior Art. Even were applicant's software novel, a figure merely depicting the prior art device on which the software runs would still be labeled prior art. Since the submission appears to be a bona fide attempt to provide a complete reply to the prior Office action, applicant is given a shortened statutory period of ONE MONTH or THIRTY DAYS from the mailing date of this letter, whichever is longer, to submit a complete reply. This shortened statutory period supersedes the me period set in the prior Office action. This time period may be extended pursuant to 37 CFR 1.136(a), If a notice of appeal and the fee set forth in 37 CFR 1.17(r) by applicant is construed as a request to dismiss the appeal and to continue prosecution under 37 CFR 1.129(a). The appeal stands dismissed.

/William M. Treat/ Primary Examiner, Art Unit 2181